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Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. **Docket Number (Optional)** PRE-APPEAL BRIEF REQUEST FOR REVIEW 200208087-1 Application Number Filed I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to "Mail Stop AF, Commissioner for 10/652,988 August 29, 2003 Patents, P.O. Box 1450, Alexandria, VA 22313-1450" [37 CFR 1.8(a)] August 27, 2007 First Named Inventor Brian James DeHamer Signature Art Unit Examiner Typed or printed 2191 Vo, Ted T. Barry Blount name. Applicant requests review of the final rejection in the above-identified application. No amendments are being filed with this request. This request is being filed with a notice of appeal. The review is requested for the reason(s) stated on the attached sheet(s). Note: No more than five (5) pages may be provided. I am the applicant/inventor. assignee of record of the entire interest. See 37 CFR 3.71. Statement under 37 CFR 3.73(b) is enclosed. Barry Blount (Form PTO/SB/96) Typed or printed name attorney or agent of record. (281) 970-4545 35,069 Registration number Telephone number attorney or agent acting under 37 CFR 1.34. August 27, 2007 Date Registration number if acting under 37 CFR 1.34 NOTE: Signatures of all the inventors or assignees of record of the entire interest or their representative(s) are required. Submit multiple forms if more than one signature is required, see below*

This collection of information is required by 35 U.S.C. 132. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11, 1.14 and 41.6. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mail Stop AF, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

n re Application of:

Brian James DeHamer et al.

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Serial No.:

10/652,988

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August 29, 2003

Examiner:

Confirmation No.:

Group Art Unit:

Vo, Ted T.

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Filed:

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For:

WEB PRESENTATION

Atty. Docket: 200208087-1

ARCHITECTURE THAT SUPPORTS

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August 27, 2007

PRE-APPEAL BRIEF REQUEST FOR REVIEW

Dear Sir:

In accordance with the Official Gazette Notice of July 12, 2005, Appellants respectfully submit this Pre-Appeal Brief Request for Review. This Request is being filed concurrently with a Notice of Appeal.

In the Office Action, the Examiner rejected claims 18-20 under 35 U.S.C. § 112, Second Paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which Appellants regard as the invention. Claims 18-20 were also rejected under 35 U.S.C. §101 as being directed to non-statutory subject matter. Although the Appellants do not concede the correctness of the rejections of claims 18-20 under Sections 101 and 112, the Appellants are not requesting review of those rejections at this time. Accordingly, the rejections under Sections 101 and 112 are not discussed further herein.

Claims 1-20 were rejected under 35 U.S.C. § 102 as being anticipated by the Han reference. As set forth below, this rejection is clearly improper and should be withdrawn.

Claim Rejection Under 35 U.S.C. § 102

The rejection of independent claims 1, 8, 15 and 18 under Section 102 as being anticipated by the Han reference is improper because Han does not show each and every element recited in the claims. Independent claims 1, 8, and 15 recite a navigation manager or code adapted to "save a user's intended destination and subsequently recall that information to redirect the user back to the intended destination." (Emphasis added). In addition, independent claim 18 recites a tangible machine readable medium comprising "code that is adapted to save a user's intended destination and subsequently recall that information to redirect the user back to the intended destination upon completion of the prerequisite." (Emphasis added).

In contrast, the Han reference clearly fails to disclose the recited subject matter of independent claims 1, 8, 15 and 18. First, Appellants note that Han discloses a system for creating personalized partial views of the same Web page, based on a user's access privileges. *See*, Han, page 221. In the rejection, the Examiner particularly pointed to Han's Fig. 1 as illustrating a "system for creating web applications." However, as can be clearly seen from Han's disclosure (e.g., Han, page 222), Fig. 1 discloses a system for creating different views on multiple output devices. This is completely different from the system for creating web applications recited in the claims above. As will be appreciated by one skilled in the art, independent claims 1, 8, 15, and 18 recite an architecture in which a user's intended destination is saved so that the user may be redirected to that location after completion of other activities. This is not disclosed by Han. Instead, Han discloses a single application for creating various views of the same document.

Moreover, Han discloses a proxy that pulls a partial view based on specific completion of a prerequisite by a user (i.e. username and password). *See*, Han, page 226. In other words, Han discloses only one intended destination by the user, namely, the partial view corresponding to a specific prerequisite completion. Since the user's intended destination <u>is</u> the partial view

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corresponding to the login (prerequisite) that was entered, there is no need to save the user's intended destination for redirection to another, previous path. Thus, Han fails to disclose a navigation manager that saves a user's intended destination and is capable of <u>redirecting</u> the user back to the intended destination.

For at least these reasons, Appellants respectfully submit that independent claims 1, 8, 15, and 18 (and the claims dependent thereon) are not anticipated by the Han reference.

Accordingly, the Appellants respectfully request the Panel to withdraw the rejection of claims 1-20 under Section 102 based on the Han reference.

Respectfully submitted,

Date: <u>August 27, 2007</u>

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